

Robert E Zorn  
652 SOUTH STREET  
MIDDLETOWN SPRINGS VT  
AUGUST 31 2011

U.S. DISTRICT COURT  
N.D. OF N.Y.  
FILED

AUG 31 2011

LAWRENCE K. BAERMAN, CLERK  
ALBANY

DEAR COURT CLERK UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW YORK  
PLEASE FIND TO BE FILED IN THE U.S DISTRICT COURT  
FOR THE DISTRICT OF N.Y COURT CASE  
ROBERT E ZORN PLAINTIFF MANDATOR  
PETITIONOR DOCKET CASE NO 11 cv 0985 gts drh

A CORRECTION

for criminsl proceedings under the false claim act  
and under federal indentity theft and mail fraud  
and the newly formed joiner of the persons and parties  
and process in behalf of and against persons  
not parties in which the foriegn law has already  
been established and finalized

*BANK FRAUD. BY BANKNOTES*

please also find the certificate of service

and notice of dismissal of the STATE OF VERMONT  
RUTLAND COUNTY DISTRICT COURT PROCEEDING  
STATE OF VERMONT VS ROBERT E ZORN  
IN WHICH NEWLY FORMED ACTIONS OF THE JUDGE  
NAMED AS A PERSON INDITE HER AND THE ET AL  
STATE PARTIES OF GRAND :LARCENY MAIL FRAUD  
WITH THE VERMONT STATE POLICE AND DEFAMATION

PLEASE ALSO FIND THE ORIGINAL PROCEEDINGS  
RETURN OF SERVICE  
OF THE SERVICE FOR THE UNITED STATES SOLICITOR GENERAL  
AND THE UNITED STATES ATTORNEY GENERAL HOLDER

AND THE RETURN OF SERVICE OF  
JAMES OTTAWAY JR WITH THE PROCESS SERVICE

COPY OF THIS LETETR SENT TO ALL LITGANTS GOOD DAY  
SIGNED ROBERT E ZORN

Robert E. Zorn  
652 South St.  
Middletown Springs, VT 05757  
Tel: 802-235-2550

*Robert E. Zorn*  
August 31 2011

33  
Parties  
Already  
Joined  
By  
Process  
in Behalf  
of Person  
U.S.D.C. 71  
Proctor

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEW YORK

CRIMINAL AND CIVIL

ROBERT E ZORN VS

DOCKET CASE NO.

UNITED STATES OF AMERICA

11 CV 0985

THE STATE OF VERMONT ET AL

GTS/DRH

PROCESS IN BEHALF OF AND AGAINST PERSONS

NOT PARTIES UNDER FED RULES AND CIVIL PROCEEDURES

71 forcing obedience TO THE ORDERS IN WHICH THE UNITED  
STATES MARSHALL SERVICE REFUSED TO  
SERVE THE PARTIES, AND THE ET AL PROCESS SERVERS  
IN THE STATE OF VERMONT, *servicing summons and Complaint  
with attached document*

AND NOTICE OF RETURN OF SERVICE OF THE SERVICES

FOR THE UNITED STATES ATTORNEY GENERAL HOLDER CARE OF  
THE UNITED STATES SOLICITOR GENERAL

950 penn ave N.W WASHINGTON D.C  
20530

AND THE SERVICE FOR JAMES H OTTAWAY JR

*10 Watch Hill Road  
New Milford N.Y. 12561*

1) WHEREBY UNDER THE CERTIFICATE OF SERVICE

I ROBERT E ZORN PLAINTIFF MANDATOR PETITIONOR

MADE SERVICE BY FIRST CLASS U.S MAIL TO THE

PERSONS AND PARTIES PAGE 5 OF THIS PROCESS IN BEHALF OF

AND AGAINST PERSONS NOT PARTIES UNDER FEDERAL RULES AND CIVIL  
PROCEEDURES IN WHICH THIS PROCESS HAS BEEN FULLY ACTED ON

2) IN ADDITION TO THE PROCESS AND  
CERTIFICATE OF SERVICES THE CERTIFICATE OF SERVICE  
IS MADE TO THE STATE OF VERMONT RUTLAND COUNTY DISTRICT  
COURT CRIMINALLY INDITING THE JUSTICE DIMAURO  
FOR RACKETEERING THROUGH THE USE OF THE JUDICIARY  
FEDERAL MAIL FRAUD FEDERAL  
TRADE FRAUD  
CRIMINALLY INDITING DIMAURO THE RUTLAND COUNTY  
COURT THE COUNTY AND THE VERMONT STATE POLICE  
SEE ATTACHED

7) THERESA DIMAURO  
CARE OF THE STATE OF VERMONT RUTLAND COUNTY DISTRICT  
COURT 9 merchants row Rutland vt 05701

9) geofrey crawford  
GEOFREY CRAWFORD CARE THE STATE OF VERMONT WASHINGTON  
COUNTY SUPERIOR COURT 65 state street montpelier VT

Robert E. Zorn  
662 South St.  
Middleton Springs, VT 05757  
Tel: 802-336-2889



20 GEORGE BELCHER  
SUPERIOR COURT  
21 JANICE BROWN  
CARE OF THE STATE OF VERMONT WASHINGTON COUNTY PROBATE COURT  
NO 10 elm street montpelier vermont 05601

the state of vermont washington county superior court  
65 STATE STREET MONTPELIER VERMONT  
05601 for the service of geofrey crawford  
GEOFFREY CRAWFORD

22 THE RUTLAND HERALD NEWS PAPER

*27 Wholes St  
Rutland VT 05701*

23 THE TOWN OF KILLINGTON VERMONT  
2706 River Road Killington vermont

05751

24 THE LAW FIRM OF LORENTZ LORENTZ AND HARNETT AND TARA DEVINE  
AND THE PERSONS STEPHEN RYAN JAMES D BROWN  
26 court court street Rutland vermont

25 THE LAW FIRM OF SPERRY LANGROCK AND WOOL AND ASSOCIATES  
P.O.B 721 210 COLLEGE STREET BURLINGTON VT 05402 tel 864 0217  
(802)

26 THE CITIZENS BANK  
PAWLET VERMONT  
tel 802 645 0300  
05761

27 THE LAW FIRM OF STETLER ALLEN AND KAMPMANN  
EARNESTT ALLEN THE THIRD  
95 SAINT PAUL STREET BURLINGTON VERMONT 05401  
tel 802 660 8646

28A ARTHUR B ZORN , WALTER A ZORN HERBET G OGDEN  
CARE OF THE STATE OF VERMONT  
ATTORNEY GENERAL WILLIAM SORRELL  
DUE TO SUBSTITUTION OF PARTYS

AND

28B ARTHUR B ZORN 37 loomis street montpelier vermont  
05602

29) WALTER A ZORN BROWNS TRACE ROAD JERICO VERMONT

30) HERBET G OGDEN 12 north main street  
DANBY VERMONT

31 PAUL COTTON  
DR PAUL COTTON

*186 South W. 11th St T 802  
Burlington VT 05401-  
Robert E. Zorn  
682 South St  
Middletown Springs, VT 05757  
Tel: 802-235-2559*

*Page 4*

IN WHICH ROBERT E ZORN UNDER THE PENALTY OF PERJURY  
FILED THESE DOCUMENTS

SUMMONS AND COMPLAINT OF THE CASE

AND ANCILLARY

AMENDED

COMPLAINT JOINING THE ~~PARTIES~~  
THE CITY OF RUTLAND VERMONT

THE RUTLAND REGIONAL MEDICAL CENTER

THE CITIZENS BANK OF PAWLET VERMONT

THE LAW FIRM OF LORENTZ LORENTZ AND HARNETT

ET AL

THE LAW FIRM OF LANGROCK MERRY AND WOL AND ASSOCIATES

SINCE UNDER V.R.A P. 41 AND FEDERAL RULES OF

civil proceedings and criminal proceedings rule  
of state law the courts and defendants were served  
the COURT ORDERED MANDATES

AS WELL THE INSTATE COUNTYS AND TOWNSHIPS  
IN WHICH UNDER THE MANDATES IN PROBATE COURT PROCEEDINGS  
AND GOVERNMENT PROCEEDINGS REQUIRES NO FURTHER PROCEEDINGS  
IN SUPERIOR COURT V.R.A, P 41 d  
as well under execution in the district court rule 41  
(c) EXECUTION IN SUPERIOR OR DISTRICT COURTS  
THEREFORE THE PERSONS NAMED UNDER OFFICIAL RECORD  
OTHER THAN THE ONES SERVED OUT OF STATE  
DONT HAVE TO BE SERVED BY A PROCESS SERVER AFTER THE OFFICIAL RE  
RECORD OF SERVICE WAS MADE

SINCE THE STATE OF VERMONT RUTLAND COUNTY DISTRICT  
COURT IS A UNIFIED COURT THE CERTIFIED MANDATES  
ENTERED PREVIOUSLY NEED NOT BE IN REPETITION  
IN WHICH HE COURT HAS NO CHOICE BUT TO DISMISS THE ACTIONS  
AGAINST ROBERT E ZORN FOR LACK OF JURISDICTION IN WHICH  
ROBERT E ZORN COULD NEVER BE TRIED TWICE  
DEMANDING THE GUNS AND ALL PROCEEDS ILLEGALLY  
SEIZED BY THE CORRUPT COURT AND ALL COURT COSTS  
A MISTRIAL BOLSTERING THE FACTS  
OF OGDEN'S ARREST AND THE ET AL FACTS  
OF THE LEADING CASES IN WASHINGTON COUNTY SUPERIOR  
COURT

SINCE THE STATE COULDN'T SUBSTITUTE PARTIES  
UNDER MANDATE RULE THE CASES IN WASHINGTON *County page 5*

superior court NOR COULD THE STATE  
OF VERMONT EVER DEFY THE COURT ORDERS MANDATED BUT DID  
THE ACTIONS ARE AGAINST THE STATE OF VERMONT  
AND THE UNITED STATES FOR TOTAL DESTRUCTION OF  
DUE PROCESS PUNITIVE RELIEF

AND INJUNCTIVE RELIEF ALREADY APPLIES

WHEREBY ROBERT E ZORN ENTERS THE RETURNS OF THE  
SERVICES OF JAMES OTTAWAY JR  
AND THE UNITED STATES ATTORNEY GENERAL CARE  
OF THE SOLICITOR GENERAL

AND THE PROCESS

IN BEHALF OF AND AGAINST PERSONS  
NOT PARTIES UNDER F.R.CP.71

see attached services and mailings

*Certifying That on August*

*31. 2011*

*Robert E Zorn*

*under FRCP 71*

*Served The ET AL*

*Persons and Party*  
*copy of cover*

*Service By U.S Mail.*

*other than U.S Att General*  
*Holder Solicitor General*

*And James Ottaway Jr*

*But Served*  
*By, attaching these documents*  
*The same. To those Persons*  
*at the addresses used in the*  
*Process Served*

*signed [Signature]*

*August 31 2011*

*652 S. ST 05757 Tel 802 235 2589*

*DG*

UNITED STATES DISTRICT COURT

CIVIL AND CRIMINAL  
PROCEEDINGS  
docket case *17CV 0985 CTS DRH*

FOR THE DISTRICT OF NEW YORK

UNDER THE FALSE CLAIMS ACT  
42 USC 1983

and under et al civil  
ROBERT E ZORN, (PLAINTIFF, MANDATOR, PETITIONER) rights vio.

AND UNDER FRAUD  
FEDERAL IDENTITY THEFT

Vs

THE STATE OF VERMONT

THE UNITED STATES, ET AL DEFENDANTS  
RUTLAND REGIONAL MEDICAL CENTER

THE CITY OF RUTLAND VERMONT

ANCILLARY ADDED

AMENDED COMPLAINT JOINING THE PARTIES

*changing to criminal  
actions as well*

*a)* THE CITY OF RUTLAND VERMONT  
CARE OF CLERKS OFFICE

*b)* LORENTZ LORENTZ  
AND HARNETT ET AL

*b)* AND THE RUTLAND REGIONAL MEDICAL CENTER

*c)* SPERRY

*c)* THE CITIZENS BANK

LANGROCK AND WOOL  
ET AL

*1)* WHEREBY THE NEWLY FORMED ACTIONS OF THE STATE OF VERMONT

RUTLAND COUNTY DISTRICT COURT ALLEGED ATTEMPTS

TO FALSIFY THE PROCEEDINGS IN WHICH A NEWLY FORMED

*Habitually Falsifying Records*

ORDER ALLEGED TO HAVE TAKEN PLACE

*Serving the litigants under FRCP 71*  
IN RUTLAND COUNTY THE STATE OF VERMONT IN THE DOCKET CASE

448-3-11 rdcr could never have transpired because

ROBERT E ZORN SINCE THE RELEASE HAS BEEN AT

HIS RESIDENCE THE GREEN ROOFED HOUSE 652 south st FROM

10 in the evenings to 6 in the mornings everyday

IN WHICH THE VERMONT STATE POLICE NEVER CONTACTED ROBERT E ZORN

IN WHICH AT NO TIME COULD THE DEFENDANTS IN THE PROCEEDING

OF THIS CASE FILED A SUMMONS OR ISSUED A ACTION

TO ROBERT E ZORN BEING DEFENDANTS IN THE STATE OF NEW YORK  
AS WELL IN THE UNITED STATES FOR FEDERAL VIOLATIONS OF COURT

ORDER OFFICIAL RECORDS

AT NO TIME WAS ROBERT E ZORN EVER NOTIFIED OF  
OF ANY HEARINGS OTHER THAN THE ONES HE HAS ATTENDED  
IN THE STATE OF VERMONT RUTLAND COUNTY

DISTRICT COURT PROCEEDINGS THE STATE OF VT VS ROBERT E ZORN

but have in repetition of falsification of

judicial records newly formed frauds

ROSEMARY

*Page 1*



2) the DEFENDANT RUTLAND HERALD NEWSPAPER

WILLFULLY AND MALICIOUSLY WITH THE STATE OF VERMONT DEFENDANTS  
AS CITED SERIOUSLY INJURED THE REPUTATION AND HAVE ILLEGALLY  
ZEIZED THE BAIL MONEY OF TEN THOUSAND DOLLARS  
OF ROBERTE ZORN BY FGALSIFYING ACTIONS SINCE AUGUST 19th 2011  
IN WHICH THEY CITED A WARRANT FOR ARREST FOR ROBERT  
E ZORN WAS MADE AND THE FALIURE FOR ROBERT E ZORN  
TO APPEAR WHEN ROBERT E ZORN NEVER WAS NOTIFIED AT ANY TIME  
OF THESE ACTIONS TO DATE FORMALLY AUGUST 28th 2011  
after the fact the these persons a re names as defendants  
as well the STATE OF VERMONT, AND THE JUSTICES AS INDIVIDUALS  
IN STRICT VIOLATIONS OF THE LAWS CITED AND THESE  
AND DECLARAToy DECREES  
DESTROYING THE RIGHTS OF THE FOURTH AMENDMENT RIGHTS  
AND FIRST AMENDMENT RIGHTS OF REDRESS AND FREEDOM  
OF SPEEECH IN WHICH ROBERT E ZORN UNDER THE FIFTH  
AMENDMENT NEWVR HAS TO BE PUT IN DOUBLE JEOPARDY OF THESE [  
PEOPLE

3 PURSUANT OF THE NEWLY FORMED ALLEDGED ACTIONS  
OF THE STATE OF VERMONT VERMONT STATE POLICE  
AND THE STATE OF VERMONT RUTLAND COUNTY DISTRICT COURT  
THE STATE POLICE VERMONT STATE THEY COULDNT FIND ROBERT E ZORN  
ZORN DURING THE PROCEEDINGS OF THE 19th of august 2011  
through to date, when Robert E Zorn is home every afternoon  
early evening and STAYS UNTILL 6 in the morning  
in which he defamation by the Rutland heralds newly forme  
d article falsifys these facts ,  
since Robert E Zorn posted 10,000.00 of bail monney  
the state of vermont Rutland county  
DISTRICT COURT NEVER SERVED ROBERT E ZORN ANY  
ACTIONS AFTERE THE PROCEEDINGS  
FILED IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF  
NEW YORK TRANSPIRE IN AUGUST OF THE YEAR 2011  
unles the mail wasnt served properly  
to ROBERT E ZORN, NO ONE HAS CONTACTED ROBERT E ZORN  
OF ANY PROCEEDINGS THE DEFENDANTS HAVE, BUT THE  
SERVICES COULDNT TRANSPIRE ANYWAY BECAUSE  
THESE DEFENDANTS ARE PARTIES IN THIS ACTION  
*PRIOR TO THE NEW CLAIMS OF VIOLATING A FAKE BAIL AGREEMENT,*  
WHEREBY THE ACTIONS ARE HEAR SAY UNTILL PROVEN  
IN WHICH ROBERT E ZORN CANT CONTACT THESE PERSONS ARE PARTIES  
SINCE THE PROCEEDINGS ARE VALID AGAINST THE ACTIONS  
OF THE DEFENDANTS IN ANY STATE IN UNITED STATES FOR  
VIOLATIONS OF CIVIL RIGHTS OF COURT ORDERS FROM THE  
U.S.C. A FOR THE 2nd circuit  
by the defendants nammed in the case  
UNDER THE 14th amendemtn of the U.S.C. NO PERSON  
CAN SUPPORT THESE TREACHEROUS PEOPLE  
USING TAX PAYERS COURTS TO RACKETER FOR THEIR PRIVATE SECTOR  
PERSONS

93

PURSUANT OF THE ACTIONS OF THE VERMONT STATE  
POLICE AND THE RUTLAND HERALD NEWSPAPER AND THE DEFENDANTS  
KNOWINGLY HAVING FULL KNOWLEDGE THAT ROBERT E ZORN  
RESIDES AT 652 south street MIDDLETOWN SPRINGS VERMONT  
AND NEVER SERVING ROBERT E ZORN AFTER HAVING SUPERIOR  
KNOWLEDGE THAT THE ARE DEFENDANTS ( COUNTER DEFENDANTS  
NEVER RESPONDED TO THE MOTIONS FILED IN THE RUTLAND COUNTY DIS  
TRICT COURT BY ROBERT E ZORN  
WHEREBY THE NEWLY FORMED ACTIONS OF THE ET AL  
PARTIES FALSIFIED THE TERMS OF THE BAIL  
THAT COULDN'T EXIST AFTER FALSIFYING JUDICIAL  
COURT ORDERS IN CRIMINAL CONTEMPT OF THE ORDERS  
HABITUALLY OBFUSCATING THE ORDERS ATTACHED TO THE COMPLAINT  
SERVED ON THESE PERSON PREVIOUSLY  
SINCE THE RUTLAND COUNTY NEWSPAPER STATE BAIL IS SET NOW AT  
\$50,000.00 the bail , Robert E Zorn's moneys were illegally  
seized \$10,000.00 when at no time did Robert E Zorn  
receive service of any hearing in that court that he didn't attend  
which is GRAND LARCENY  
SINCE THE HERALD CONTINUED THE SLANDER LIBEL AGAINST ROBERT  
ROBERT E ZORN THE ACTIONS ARE A FULLY ORCHESTRATED CONSPIRACY  
IN WHICH THE PUBLIC RECORDS AGAINST THESE PERSONS IS AN OFFICIAL  
RECORD IN THE STATE OF NEW YORK  
uncontested as a fact the actions of /these defendants  
WILLFULLY AND MALICIOUSLY SERIOUSLY DAMAGES THE REPUTATION  
OF ROBERT E ZORN AND ARE FALSE CLAIMS AGAINST THE  
ACTIONS CITED BY ROBERT E ZORN  
SINCE UNDER THE FIFTH AMENDMENT RIGHTS OF NEVER  
TO BE PUT IN DOUBLE JEOPARDY OF THESE PEOPLE  
HAS BEEN CONTINUALLY VIOLATED BY THE STATE OF VERMONT  
AND UNITED STATES THE NEWLY FORMED ACTIONS ARE  
WITNESS TAMPERING  
since Robert E Zorn has injunctive relief  
Robert E Zorn demands the relief against these persons  
UNDER THE INJUNCTIVE RELIEF IN STATE VALID IN ANY STATE OF THE  
CIRCUIT COURT RULING ZORN VS THE STATE OF VERMONT ET AL  
SINCE THE JUDICIARY OF CHRISTINA REIS AND THE  
U.S DISTRICT COURT FOR THE DISTRICT OF VERMONT  
FAILED TO ACT UNDER THE DECLARATORY DECREES OF COURT ORDERS

04

5) PURSUANT OF THE FEDERAL VIOLATION OF WITNESS

TAMPERING CONTINUED

BY THE NEWLY FORMED ACTIONS  
OF HARRASSING AND INTIMIDATING ROBERT E ZORN

a witness against the vermont state police et al  
under 18 USCA 1512

the actions are federal criminal actions of witness tampering

AGAINST THE EVRMONT STATE POLICE THE STATE OF VERMONT

JUDGE DIMAURO THE STATE OF VERMONT RUTLAND COUNTY

STATE ATTORNEY, THE RUTLAND HERALD NEWAPAPER  
ET AL DEFENDANTS

IN WHICH THE STATE OF VERMONT NOR ANY PERSON

COULD HAVE NAMED ROBERT E ZORN MENTALLY ILL

OR INCOMPETANT AGAINST THE OFFICIAL RECORDS ENTERED

IN WHICH THE CONTENTSS OF THE PENDING  
INVESTIGATION  
OF THE CONTENTS AGAINST THESE PERSONS IS INJUCTIVE  
MANDATORY IN ANY STATE TO  
FURTHER VICTIMIZE ROBERT E ZORN THE PLAINTIFF

FOR EXPSOSING THESE CORRUPT ACTIONS

WHEREBY UNDER THE WITNESS PROTECTION ACT

OF 1982 Robert E Zorn demands the immediate

RELIEF OF PROTECTION BY RESTRAINT AGAINST THESE PERSONS

6) SINCE THE UNITED STATES MAIL WAS ILLEGALLY SEIZED  
IN THE PROCEEDINGS AND WAS UNCONTETSTED BY THE UNITED  
STATES POSTAL CRIMINAL UNIT THE ACTIONS MAY  
ALSO BE AGAINST THE LOCAL POST OFFICE IN  
MIDDELTOWN SPRINGS FOR WITH HOLDING MAIL  
CONTINUALLY

7) WHEREBY THE STATEMENTS MADE BY ROBERT E ZORN  
IN ALL LITGATION ARE TRUE RECORDS OF FACT  
AND COURT ORDERS AND JUDICIAL RECORDS

05

8) PURSUANT OF THE ACTIONS OF THE STATE OF VERMONT  
VERMONT DISTRICT COURT, UNITED STATES  
DISTRICT COURT FOR THE DISTRICT OF VERMONT ,AND STATE OF VT  
THE RUTLAND COUNTY DISTRICT COURT THE  
COURTS WITH HELD THE ORDERS IN THE PROCEEDINGS DOCKET CASE  
RDCR IN WHICH A TRANSCRIPT FINALLY WAS RECEIVED BY 448-3 11 RDCR  
ROBERT E ZORN IN WHICH THE SINGLE DATE FOR  
REMOVEAL 30 DAYS FROM THE ACTION WAS TIMELY IN WHICH THE COURTS  
VIOLATED THE RIGHTS TO APPEAL THE ACTIONS OF THE FALSE CLAIMS  
in which the actions of reiss and dimauro are scandalous  
in AFULLY ORCHESTARETD CONSPIRACY WITH THE PRIVATE SECTOR  
PERSONS TO ILLEGALLY SEIZE PROEPRTYYS OF ROBERT E ZORN  
UNDER THE SINGLE LARCENY DOCTRINE  
IN WHICH THE COURTS ARE CONTROLLING THE ASSETS OF ROBERT  
E ZORN AFTER ILLEGALLY SEIZING WITH THE STATE OF VERMONT  
JUDGMENT ORDERS PROFITTING THE PRIVATE SECTOR PERSONS IN NEW  
YORK  
INCLUDING ILLEGALLY SEIZING BAIL OF TEN THOUSAND DOLLARS  
NEW FORMED THE SINGLE IMPULSE PLAN CRIMINAL  
INCLUDING THE SLANDER PER SE HABITUALLY AS WELL INDUCING SLAVERY  
OUTLAWED BY THE 13th amendment of the u.s c and by expost facto  
WHEREBY ROBERT E ZORN ADDS THE JOINER OF THE ACTIONS  
AND THE NEWLY FORMED PERSONS AND ENTITYS

9) since ROBERT E ZORN WAS NEVER

IN FORMED OF ANY HEARING AGAINST HHE JUDICIAL RECORDS  
ALREADY VIOLATED BY THE STATE OF VERMONT RUTLAND COUNTY SUPERIOR  
AND DISTRICT COURT THE VIOLATIONS OF THE SIX AMENDMENT  
RIGHTS HAS OCCURED OF VIOLATING THE RIGHT TO BE INFORMED  
OF THE NATURE OF THE ACCUSATION AND THE RIGHT TO CONFRONT  
WITNESSES, AND THE RIGHT TO COUNSEL AND THE RIGHT  
TO COMPULSORY PROCESS TO OBTAIN WITNESSES  
SINCE THE RIGHTS TO DUE PROCESS OF THE REMOVEAL OF THE CASES  
WERE VIOLATED BY THE UNITED STATES DISTRICT COURT FOR THE DISTR  
ICT OF VERMONT AND THE U.S.C.A. FOR THE SECOND C IRCUIT  
WHICH ALSO INCLUDED TRHE VIOLATIONS OF A TRIAL BY JURY  
THE ACTIONS OF FALSIFYING JUDICIAL RECORDS ACROSS STATE  
LINES HAVE BEEN VIOLATED THROUGHOUT THE LAST TEN YEARS OF  
LITIGATION

10) SINCE THE PROCESS SERVERS REFUSED IN THE STATE  
OF VERMONT TO SERVE THE COMPLAINT, AS WELL  
THE UNITED STATES MARSHALLS IN  
NEW YORK THE SERVICES WERE DELAYED DELIBERATELY  
STRICT VIOLATIONS OF THE SIXTH AENDMENT  
OF THE U.S.C. OF OBTAINING WITNESSES PROOF OF SERVICE  
SINCE THE OROCEEDINGS IN WASHINGTON COUNTY SUP<sup>1</sup>/<sub>4</sub>ERIOR COURT  
OF THE STATE OF VERMONT THE STAT TRANSFERED AND SUBSTITUTED PAR  
TYS THE UNCONTETSTED FACT THJAT THE STATE OF VERMONT WAS A  
ACESSAORY TO THE MURDER OF EDNA A ZORN ARE UNCONTETSTED  
SINCE THE VERMONT STATE POLUICE SHOT ROBERT E ZORN IN THE HEART  
WITH A TAZER MARCH 30 2011 when rBberet e zorn  
never resisted arrest

11) pursuant of the Rutland Regional Hospital  
THEIR ACTIONS OF CITING ROBERT E ZORN  
not falling after being shot once with a tazer  
and falsifying the fact that they have superior  
( AS WELL NEVER COULD HAVE RELEASED EDNA A ZORN )  
( FROM THE CUSTODY OF ROBERT E ZORN )  
KNOWLEDGE OF ROBERT E ZORN BEING SERIOUSLY INJURED BEFORE  
AUTH. RSCOPIC SURGERY ON HIS  
KNEE NEVER REMEIDED  
TORN RIGHT SHOULDER ROTOR PERMANANT DAMAGE  
OF NECK KNEE AND AMPUTATETD FINGERS  
AND BEING DIAGNOSIED BY THE CHEIF  
MEDICAL EXAMINER DR FORD OF THE STATE OF VERMONT  
OF HAVING TERMINAL ARTHRITUS AND THESE INJURIES  
IN WHICH THE ACTIONS OF NOT BEING ABLE TO ACT  
PHYSICALLY ON MARCH 30 2011 when the vermont  
STAE POLICE FALSLY ARRESTED ROBERT E ZORN  
FOR REESISTING ARREST AFFTER THE ARRESTS WERE MADE ON  
THWE DEFENDNATS NAMED IN THE PROCEEDINGS  
IN THE WASHINGTON COUNTY SUPERIOR COURT, AND PROBATE COURT  
AFTER THE STATE OF VERMONT ILLEGALLY SEIZED EDNA A ZORN  
AND AIDED IN ACESSPRY TO HER DEATH  
THE ACTIONS NEWLY FORMED BY THE VERMONT STATE POLICE  
THROUGH THE MEDIA OF THE RUTLAND HERALD AFTER  
AUGUST 19 th filing of the complaint  
join these persons and parties  
to include the actions of the citizens bank  
OF WEST PAWLET TO RELEASE THE FUNDS  
OF EDNA A ZORN ESTATE PRIOR TO HER DEATH  
TO WALTER A ZORN ARTHUR B ZORN AFTER  
HAVING SUPERIOR KNOWLEDGE  
THAT ROBERT E ZORN WAS CONVEYED ALL PROPERTIES

12) ROBERT E ZORN ALREADY HAS THE INJUNCTIVE RELIEF

AGAINST THE COURT RUTLAND COUNTY DISTRICT COURT  
(STATE OF VERMONT)

AND THE RUTLAND COUNTY SUPERIOR COURT, AND PROBATE COURT

AND THE WASHINGTON COUNTY SUPERIOR COURT, AND PROBATE COURT

AND THE WINDSOR COUNTY SUPERIOR COURT

AND THE UNITED STATES, AND THE STATE OF VERMONT

IN WHICH THE STATE OF VERMONT NOR ANY JUSTICE

COULD EVER ARGUE THESE COURT ORDERED SANCTIONS

IN WHICH ROBERT E ZORN HAS ALSO INJUNCTIVE RELIEF IN THE UNITED  
STATES DISTRICT COURT FOR THE DISTRICT OF VERMONT

THE RUTLAND COUNTY DISTRICT COURT COULD HAVE NEVER FOUND

ROBERT E ZORN INCOMPETANT OR TRY ROBERT E ZORN TWICE

UNDER THE DOUBLE JEOPARDY CLAUSE OF THE U.S C.

13) THEREFORE ALL RULINGS AFTER THE ENTRY OF THE MANDATES  
OF COURT ORDERS AUTOMATICALLY REVERSE ALL RULINGS IN THE PROCEEDINGS  
IN WHICH UNDER FEDERAL RULES AND CIVIL PROCEDURES  
ROBERT E ZORN ENTERS THIS NOTICE OF DECLARATORY JUDGMENT  
AGAINST THE ET AL DEFENDANTS *For the Relief of the  
Demand of the Complaint*

14) SINCE THE STATE OF VERMONT FAILED TO

ENTER THE LEADING CASE ARRESTS

THE ARE EQUALLY AS GUILTY OF PREMEDITATED MURDER

FIRST DEGREE, AND PRE MEDITATED ATTEMPTIVE MURDER

SECOND DEGREE ADMINISTERED ON ROBERT E ZORN

THE VERMONT STATE POLICE COULD HAVE NEVER FOUND ROBERT  
E ZORN GUILTY OF SIMPLE ASSAULT OR RESISTING ARREST

15) SINCE THE ACTIONS OF HERBERT G OGDEN AND THE DEFENDANTS  
ARE ALL OF FEDERAL INCOME TAX FRAUD OF ROBERT E ZORN'S  
IDENTITY THE ACTIONS ARE ALL FEDERAL ACTIONS

16) SINCE THE SANCTIONS OF MANDATES OF THE COURT ORDERS *Two UNAPPEALED*



17) SINCE THE ACTIONS OR IRREPAIRABLE THE NEWLY FORMED ACTIONS  
OF THE STATE OF VERMONT TO ILLEGALLY SEIZE THE  
\$10,000.00 bail money of Robert E Zorn  
WITH OUT HIS PERMISSION  
HAVING NO JURISIDCITON TO EVEN SET BAIL  
AFTER FALSIFYING THE JUDICIAL RECORDS .  
IN WHICH THE ACTIONS OF THE JUDICIARY HAD TO DISMISS THE  
CASE FOR LACK OF JURISDICTON UNDER MANDATORY SENTENCING  
THE ACTIONS OF CHIEF JUSTICE REISS TO DESTROY THE RIGHTS  
UNDER THE JURISDICTION OF FEDERAL CRIMINAL  
PROCEDURES UNDER THE FALSE CLAIMS ACT AND UNDER INDENTITY THEFT  
FRAUD AND UNDER 42 USC 1983 acts of civi  
SINCE THE UNITED STATES MAIL WOULD HAVE HAD TO BEEN DELIVERED  
TO ROBERT E ZORN OF ANY HEARING DATE THAT WAS SCHEDULED  
OR FOR NEWLY FORMED HEARING IN THE STATE OF VERMONT  
RUTLAND COUNTY DISTRICT COURT, IN WHICH AT NO TIME DID ROBERT E  
ZORN EVER RECEIVE NOTICE, OR ISSUED BY A NONE PARTY  
IN HAND AT HIS RESIDENCE 652 south st middletown springs vt  
any service THE USE OF U.S MAIL EITHER BY STATING THE SERVICE  
WAS SENT, OR THE U.S MAIL WITH HOLDING THE MAIL  
HA TO OCCUR UNDER MAIL FRAUD

18) SINCE THE MONEY USED FOR THE BAIL IS FUNDED BY A BANK  
UNDER 18:1344(2) FRAUDING A BANK HAVING FULL  
KNOWLEDGE HAS OCCURRED BY THE ET AL DEFENDANTS  
AND FRAUDING ROBERT E ZORN GRAND LARCENY

19) SINCE THE JUDICIARY OF THE U.S DISTRICT COURT BLOCKED  
THE USE OF THE COURT FIRST AMENDMENT RIGHTS VIOLATED  
THESE ACTIONS ARE ALL PRE MEDITATED

20) SINCE WALTER A Z ORN AND ARTHUR B ZORN  
IN WHICH HERBET G OGDEN AND THE ~~STATE~~ OF VERMONT ET AL COUNTER  
DEFENDANTS IN THE PROCEEDINGS IN THE WASHINGTON COUNTY  
SUPERIOR AND PROBATE COURT PROCEEDINGS IN THE STATE OF VERMONT  
  
IN A FULLY ORCHESTRATED CONSPIRACY WITH THE CITIZENS BANK  
ILLEGALLY SEIZED ROBERT E ZORN'S FUNDS CONVEYED BY  
TITLE TO ROBERT E ZORN BEFORE HER DEATH  
BY FORGING A LAST WILL WITH CHARITY DOWNS  
IN WHICH THE CLERK OF THE COURT WASHINGTON COUNTY PROBATE  
COURT HAVING SUPERIOR KNOWLEDGE ACTED  
ON IN THE STATE PROCEEDINGS AFTER THE UNCONTESTED FACT  
THAT THESE ACTIONS OCCURRED AND SIGNED FOR HEARING  
AGAINST THE FACTS AND THE DEFAULT  
AND FURTHER FRAUD ROBERT E ZORN WITHOUT HIS CONSENT  
BY STATING A COMPETENCY HEARING TOOK PLACE AND  
A HOSPITALIZATION HEARING WILL TAKE PLACE FALSIFYING  
THE JUDICIAL RECORDS HABITUALLY AFTER THE SERVICE OF CERTIFIED  
ORDERS BARRING THE STATE OF VERMONT FROM NEW CLAIMS  
TRANSPIRED AND AFTER THE ARREST OF THE ET AL  
COUNTERDEFENDANTS INCLUDING THE JUDGE GEORGE BELCHER  
FOR ILLEGALLY SEIZING EDNA A ZORN AND FALSIFYING THESE RECORDS

21) SINCE J GARVAN MURTHA AND THE UNITED STATES STATED THAT  
BIRGER HEFFERMEHL WAS A OUTLY OF STATE PARTY  
IN THE ATTACHED ORDER AFTER HE DEFAULTED, AND AFTER THE MAN  
DATED COURT ORDER OF ZORN VS THE STATE OF VERMONT  
  
BARRED THE STATE OF VERMONT FROM NEW CLAIMS  
AND UNITED STATES OF AMERICA, THE UNUNITED STATES  
FRAUDED ROBERT E ZORN ACROSS STATE LINES  
THE JUDGMENT ORDER AGAINST HEFFERMEHL MOLLO  
AND GRAYSON IN WHICH UNDER THE STATE LAW  
BY THE ANTI INJUNCTION ACT DECLARATORY DECREES  
HEFFERMEHL AND THE ET AL PERSONS WERE AT NO TIME  
OUT OF STATE PARTIES IN WHICH ROBERT E ZORN NEVER  
GAVE ANY PERSON PERMISSION TO  
TAKE THE JUDGMENT ORDERS FROM HIM AGAINST HEFFERMEHL  
OR ANY PERSON

IT ALSO BARRS ~~THE~~ STATE OF VERMONT OR ANY STATE FROM NEW  
CLAIMS ANYWHERE IN THE UNITED STATES OF AMERICA

22) SINCE ROBERT E ZORN NEVER GAVE ANY PERSON PERMISSION  
AFTER FORECLOSING ON THE PROPERTYS OF JAMES D BROWN  
THOMAS RYAN EDNA A ZORN, THE GRAYSON ESTATE  
AND THE PROEPRTY FORECLOSING PROCEEDURES  
TAKEN PLACE THE BEATRICE HALIDAY PROEPRTY AND THE  
ROSEMARY PROEPRTY IN THE CITY OF RUTLAND  
NO ONE CAN EVER TAKE THE PROEPRTY WITH OUT THE CONSENT  
OF ROBERT E ZORN

23) since the process in behalf and person not parties  
was issued to the federal agencies  
in which they declined to act disobediant to the rulings  
the persons acting against the color of the law have to

24) PURSUANT OF THE ATTACHED ORIGINAL COPY OF THE

APPEALLANTS BREIF IN THE DOCKETED CASE

ROBERT E ZORN vs PREMIER HOMES INC. *Appendix*  
DAVID STEWART

UNCONTETSTED AS A FACT THE CITY OF RUTLAND VERMONT FRAUDULENTLY  
CONVEYED TITLE TO PROPERTYS AS CITED IN THE APPEAL TO  
OUT OF STATE PERSONS

INW HIGH UNDER 42 U.S.C. 1983  
injunctive relief was not granted after declaratory decrees  
of the proven fact that the indeptness against the mechanics  
liens was unpaid in which the persons  
conveying title to the propertys violated state  
law of lublic records and the mechanics lien  
laws of the state of VERMONT DECLARTORY DECREES  
OF OUT OF STATE LAW IN WHICH THE FEDERAL COURT  
UNDER THE ANTI INJUCTION ACT HAS TO DEEM THE ACTIONS  
UNDER FEDERAL RULE OF 42 U.S.C. 1983 the declaratory decrees wer  
WERE VUIOLATED BY THE STATE OF VERMONT RUTLAND CITY, THE CITY

OF RUTLAND VERMONT IN A FULLY ORCHESTRATED CONSPIRACY WITH  
THE DEFEND~~AT~~ APPELEES AND THEIR ATTORNEYS  
WHEREBY UNDER ~~FEDERAL~~ JURISDICITON

THE DECLARTORY JUDGMENT AGAINST THE STATE OF VERMONT  
CITY OF RUTLAND VERMONT AND THE ATTORNEYS AND  
THE PRO~~PE~~RTY ATTACHED WOULD HAVE TO BE GRANTED  
TO ROBERT E ZORN FOR VIOLATIONS OF THE OFFICIAL RECORD OF THE  
MECHANICS LIEN

*As cited in the Appendix  
cover sent to Service  
litigants  
original at U.S Dist Court N.Y.*

WHEREBY ROBERT E ZORN ENTERS THESE NEWLY FORMED  
PARTYS BY JOINING THESE LITIGANTS AND SENDING  
THE PROCESS OF AND IN BEHALF OF PERSONS  
UNDER PROCESS IN BEHALF OF AND A GAINST PERSONS  
NOT  $\frac{1}{4}$  PARTIES BY THE PARTIES FAILING TO ACT  
IN THE APPELLATE PROCEEDURES DEFAULTING  
IN THE PROCESS IN THE STATE OF VERMONT  
TOTALLY INCOMPETANT TO ACT UNDR MANDATORY SENTENCING  
BARRED FROM NEW CLAIMS UNDER REGS JUDICATA  
COLLATERAL ESTOPEL INWHICH THE CASES WERE CLOSED  
AFTER THE ISSUANCE OF THE ATTACHED MANDATES BY COURT ORDER  
ISSUED UNAPPEALABLE  
IN WHICH THE STATE OF NEW YORK U.S DISTRICT FOR NEW YORK  
HAS NO CHOICE BUT TO GRANT THE RELIEFS AS DEMANDED  
BY ROBERT E ZORN  
UNCONTETSTED IN THE STATE OF VERMOTN ACTIONS  
DEMANDING DISMISSAL OF ALL ACTIONS IN VERMONT  
COURTS FOR LACK OF JUR ISDICITON

*R/1*

WHEREBY ON THIS

ROBERT E ZORN PRAYS FOR THE RELIEF OF THE DEMANDS  
JUST AND FAIR AND IMMEDIATE INJUNCTION AGAINST EACH  
AND EVERY PERSON NAMED AS DEFENDANTS  
FOR FEAR OF LOSS OF LIFE AND LIMB  
IN WHICH THE UNCONTESTED FACTS  
ARE THE FACT THAT THESE PERSONS HAVE ALREADY ACTED  
IN A FULLY ORCHESTRATED CONSPIRACY TO KILL  
ROBERT E ZORN AFTER KILLING HIS MOTHER

ENTERING THESE NEWLY FORMED PERSONS AND PARTIES

SIGNED ~~RO~~ ROBERT E ZORN

PLAINTIFF APPELLANT MANDATOR PETITIONOR ON THIS

AUGUST 31, 2011



Robert E. Zorn  
662 South St.  
Middletown Springs, VT 05757  
Tel: 802-235-2589

P13

03-cv-338

-----  
In the  
UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT

ROBERT E. ZORN  
PLAINTIFF-APPELLANT

V.

PREMIER HOMES INCORPORATED, AND  
DAVID STEWART  
DEFENDANT-APPELLEE

\*\*\*\*\*

APPEAL FROM A DECISION  
Of the  
UNITED STATES DISTRICT COURT  
DISTRICT OF VERMONT  
CASE No. 1:03-CV-338

\*\*\*\*\*

APPENDIX OF PLAINTIFF-APPELLANT  
ROBERT E. ZORN  
PRO SE APPEALANT-PLAINTIFF

\*\*\*\*\*

ROBERT E. ZORN  
South Street  
Middletown Springs, VT 05757  
Tel: 802-235-2559

June 1, 2004